UNITED STATES DISTRICT COURT
DISTRICT OF MASSACHUSETTS

	IN CLERKS OFFICE
CT COURT	1 7005 144 C
HUSETTS	1 2005 JAN 27 P 1:49
	U.S. DISTRICT COUR; DISTRICT OF MASS.
5 ACTION 1	60 Mass

INTERSCOPE RECORDS, a California general partnership; ATLANTIC RECORDING CORPORATION, a Delaware corporation; WARNER BROS. RECORDS INC., a Delaware corporation; ARISTA RECORDS LLC, a Delaware limited liability company; VIRGIN RECORDS AMERICA, INC., a California corporation; BMG MUSIC, a New York general partnership; SONY BMG MUSIC ENTERTAINMENT, a Delaware general partnership; and UMG RECORDINGS, INC., a Delaware corporation,

Plaintiffs,

V.

DOES 1 - 2,

Defendants.

RECEIPT #	////
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MAGISTRATE JUDGE RGC

### **COMPLAINT FOR COPYRIGHT INFRINGEMENT**

Plaintiffs assert the following claims against Defendants.

### JURISDICTION AND VENUE

- 1. This is a civil action seeking damages and injunctive relief for copyright infringement under the copyright laws of the United States (17 U.S.C. § 101 et seq.).
- 2. This Court has jurisdiction under 17 U.S.C. § 101 et seq.; 28 U.S.C. § 1331 (federal question); and 28 U.S.C. § 1338(a) (copyright).

3. Venue in this District is proper under 28 U.S.C. § 1391(b) and/or 28 U.S.C. § 1400(a). Although the true identity of each Defendant is unknown to Plaintiffs at this time, on information and belief, each Defendant may be found in this District and/or a substantial part of the acts of infringement complained of herein occurred in this District. On information and belief, personal jurisdiction in this District is proper because each Defendant, without consent or permission of the copyright owner, disseminated over the Internet copyrighted works owned and/or controlled by the Plaintiffs. On information and belief, such illegal dissemination occurred in every jurisdiction in the United States, including this one. In addition, each Defendant uses an online service provider found in this District to access the Internet, which facilitated Defendants' infringing activities.

### **PARTIES**

- 4. Plaintiff Interscope Records is a California general partnership, with its principal place of business in the State of California.
- 5. Plaintiff Atlantic Recording Corporation is a corporation duly organized and existing under the laws of the State of Delaware, with its principal place of business in the State of New York.
- 6. Plaintiff Warner Bros. Records Inc. is a corporation duly organized and existing under the laws of the State of Delaware, with its principal place of business in the State of California.

- 7. Plaintiff Arista Records LLC is a limited liability company duly organized and existing under the laws of the State of Delaware, with its principal place of business in the State of New York.
- 8. Plaintiff Virgin Records America, Inc. is a corporation duly organized and existing under the laws of the State of California, with its principal place of business in the State of New York.
- 9. Plaintiff BMG Music is a general partnership duly organized and existing under the laws of the State of New York, with its principal place of business in the State of New York.
- 10. Plaintiff Sony BMG Music Entertainment is a Delaware general partnership, with its principal place of business in the State of New York.
- 11. Plaintiff UMG Recordings, Inc. is a corporation duly organized and existing under the laws of the State of Delaware, with its principal place of business in the State of California.
- 12. The true names and capacities of the Defendants are unknown to Plaintiffs at this time. Each Defendant is known to Plaintiffs only by the Internet Protocol ("IP") address assigned to that Defendant by his or her online service provider on the date and time at which the infringing activity of each Defendant was observed. See Exhibit A. Plaintiffs believe that information obtained in discovery will lead to the identification of each Defendant's true name.

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### COUNT I

### INFRINGEMENT OF COPYRIGHTS

- 13. Plaintiffs incorporate herein by this reference each and every allegation contained in each paragraph above.
- 14. Plaintiffs are, and at all relevant times have been, the copyright owners or licensees of exclusive rights under United States copyright law with respect to certain copyrighted sound recordings, including, but not limited to, all of the copyrighted sound recordings on Exhibit A to this Complaint (collectively, these copyrighted sound recordings shall be identified as the "Copyrighted Recordings"). Each of the Copyrighted Recordings is the subject of a valid Certificate of Copyright Registration issued by the Register of Copyrights to each Plaintiff as specified on each page of Exhibit A.
- 15. Among the exclusive rights granted to each Plaintiff under the Copyright Act are the exclusive rights to reproduce the Copyrighted Recordings and to distribute the Copyrighted Recordings to the public.
- 16. Plaintiffs are informed and believe that each Defendant, without the permission or consent of Plaintiffs, has used, and continues to use, an online media distribution system to download, distribute to the public, and/or make available for distribution to others, certain of the Copyrighted Recordings. Exhibit A identifies on a Defendant-by-Defendant basis (one Defendant per page) a list of copyrighted recordings that each Defendant has, without the permission or consent of Plaintiffs, downloaded, distributed to the public, and/or made available

for distribution to others. In doing so, each Defendant has violated Plaintiffs' exclusive rights of reproduction and distribution. Each Defendant's actions constitute infringement of Plaintiffs' copyrights and/or exclusive rights under copyright. (In addition to the sound recordings listed for each Defendant on Exhibit A, Plaintiffs are informed and believe that each Defendant has, without the permission or consent of Plaintiffs, downloaded, distributed to the public, and/or made available for distribution to others additional sound recordings owned by or exclusively licensed to the Plaintiffs or Plaintiffs' affiliate record labels.)

- 17. Plaintiffs are informed and believe that the foregoing acts of infringement have been willful, intentional, and in disregard of and with indifference to the rights of Plaintiffs.
- 18. As a result of each Defendant's infringement of Plaintiffs' copyrights and exclusive rights under copyright, Plaintiffs are entitled to statutory damages pursuant to 17 U.S.C. § 504(c) against each Defendant for each infringement by the Defendant of each copyrighted recording. Plaintiffs further are entitled to their attorneys' fees and costs pursuant to 17 U.S.C. § 505.
- 19. The conduct of each Defendant is causing and, unless enjoined and restrained by this Court, will continue to cause Plaintiffs great and irreparable injury that cannot fully be compensated or measured in money. Plaintiffs have no adequate remedy at law. Pursuant to 17 U.S.C. §§ 502 and 503, Plaintiffs are entitled to injunctive relief prohibiting each Defendant from further infringing Plaintiffs' copyrights, and ordering that each Defendant destroy all copies of copyrighted sound recordings made in violation of Plaintiffs' exclusive rights.

WHEREFORE, Plaintiffs pray for judgment against each Defendant as follows:

### 1. For an injunction providing:

"Defendant shall be and hereby is enjoined from directly or indirectly infringing Plaintiffs' rights under federal or state law in the Copyrighted Recordings and any sound recording, whether now in existence or later created, that is owned or controlled by Plaintiffs (or any parent, subsidiary, or affiliate record label of Plaintiffs) ("Plaintiffs' Recordings"), including without limitation by using the Internet or any online media distribution system to reproduce (i.e., download) any of Plaintiffs' Recordings, to distribute (i.e., upload) any of Plaintiffs' Recordings, or to make any of Plaintiffs' Recordings available for distribution to the public, except pursuant to a lawful license or with the express authority of Plaintiffs. Defendant also shall destroy all copies of Plaintiffs' Recordings that Defendant has downloaded onto any computer hard drive or server without Plaintiffs' authorization and shall destroy all copies of those downloaded recordings transferred onto any physical medium or device in Defendant's possession, custody, or control."

- 2. For statutory damages for each infringement of each Copyrighted Recording pursuant to 17 U.S.C. § 504.
  - 3. For Plaintiffs' costs in this action.

- 4. For Plaintiffs' reasonable attorneys' fees incurred herein.
- 5. For such other and further relief as the Court may deem just and proper.

INTERSCOPE RECORDS; ATLANTIC RECORDING CORP.; WARNER BROS. RECORDS INC.; ARISTA RECORDS LLC; VIRGIN RECORDS AMERICA, INC.; BMG MUSIC; SONY BMG MUSIC ENTERTAINMENT; and UMG RECORDINGS, INC.

By their attorneys,

DATED: / 人(り)

By:

Colin J. Zick (BBO No. 556538) Gabriel M. Helmer (BBO No. 652640)

FOLEY HOAG LLP 155 Seaport Boulevard Boston, MA 02210-2600 Phone: (617) 832-1000 Fax: (617) 832-7000

### Of Counsel:

Yvette Molinaro MITCHELL SILBERBERG & KNUPP LLP 11377 W. Olympic Blvd. Los Angeles, CA 90064-1683

Phone: (310) 312-2000 Fax: (310) 312-3100

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# Doe #1 (141.133.155.23 2004-12-17 07:11:44 (EST))

COPYRIGHT OWNER	ARTIST	RECORDING TITLE	ALBUM TITLE	SR#
Warner Bros. Records Inc.	Van Halen	Girl Gone Bad	1984 (MCMLXXXIV)	52-319
Atlantic Recording Corporation	Jewel	Angel Standing By	Pieces of You	198-481
Virgin Records America, Inc.	Paula Abdul	Cold Hearted	Forever Your Girl	93-688
BMG Music	Dave Matthews Band	Everyday	Everyday	300-313
UMG Recordings, Inc.	Beck	Mixed Bizness	Midnite Vultures	276-479
Arista Records LLC	Santana	Love of My Life	Supernatural	289-833
BMG Music	Dave Matthews Band	The Best Of What's Around	Under the Table and Dreaming	285-688
UMG Recordings, Inc.	Beck	Devils Haircut	Odelay	222-917

# Doe #2 (141.133.153.186 2004-12-09 23:06:08 (EDT))

COPYRIGHT OWNER	ARTIST	RECORDING TITLE	ALBUM TITLE	SR#
Sony BMG Music Entertainment	Jennifer Lopez	No Me Ames (Tropical Mix) duet w/Marc Anthony	On The 6	267-571
Arista Records LLC	Santana	Corazon Espinado	Supernatural	289-833
Interscope Records	Enrique Iglesias	Bailamos	Enrique	214-257
Arista Records LLC	Avril Lavigne	Tomorrow	Let Go	312-786
Sony BMG Music Entertainment	Ricky Martin	La Copa De La Vida (La Cancion Oficial De La Copa Mundial, Francia '98)	Ricky Martin	278-159

JS 4	4 (Rev.	11/04)
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CIVIL COVER SHEET IN CLERKS OFFICE
The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (\$EFFINSTRUCTIONS ON THE REVERSE OF THE FORM)

Phone: (617) 832-1000

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INTERSCOPE RECORDS; ATLANTIC RECORDING CORP.; WARNER BROS. RECORDS INC.; ARISTA RECORDS LLC; VIRGIN RECORDS AMERICA, INC.; BMG MUSIC; SONY BMG MUSIC ENTERTAINMENT; and UMG RECORDINGS,

(b) County of Residence of First Listed Plaintiff LOS ANGELES, CALIFORNIA (EXCEPT IN U.S. PLAINTIFF CASES)

(c) Attorney's (Firm Name, Address, and Telephone Number)
COLIN J. ZICK (BBO No. 556538) Phone: (6

GABRIEL M. HELMER (BBO No. 652640)

FOLEY HOAG LLP

155 Seaport Boulevard

Boston, MA 02210-2600

DOES 1.2 y presidence of the Liscournitant UISTRICT OF MASS (IN U.S. PLAINTIFF CASES ONLY)

IN LAND CONDEMNATION CASES, USE THE LOCATION

OF THE LAND INVOLVED.

Attorneys (If Known)

NOTE:

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II. BASIS OF JURISI	DICTION (Place an "X"	in One Box Only)	III.	CITIZENSHIP OF (For Diversity Cases Only)	PRINC		ES (Place an ' Plaintiff and One l		
	F-3				TF DEI		namen and one	PTF	DEF
□ 1 U.S. Government Plaintiff	3. Federal Question (U.S. Government Not a	Party)		_	1 -1	Incorporated or Print of Business In Thi		□ 4	□ 4
ц 2 U.S. Government Defendant	t: 4 Diversity (Indicate Citizenship of in Item III)	f Parties		Citizen of Another State	2 = 2	Incorporated and Pri of Business In And		u 5	5 ن
				Citizen or Subject of a Foreign Country	3 🗆 3	Foreign Nation		<b>= 6</b>	⊕ <b>6</b>
IV. NATURE OF SU				,					
CONTRACT		ORTS		FORFEITURE/PENALT		ANKRUPTCY	OTHER!		
□ 110 Insurance	PERSONAL INJURY	PERSONAL INJ		□ 610 Agriculture	422	Appeal 28 USC 158	□ 400 State Rea	рогиоппе	nt
ii 120 Marine	n 310 Airplane	<ul> <li>362 Personal Inju</li> </ul>		n 620 Other Food & Drug		423 Withdrawal	□ 410 Antitrust		
u 130 Miller Act	□ 315 Airplane Product	Med Malpra		⊔ 625 Drug Related Seizure		28 USC 157	□ 430 Banks and		
□ 140 Negotiable Instrument	Liability	□ 365 Personal Inju		of Property 21 USC 8	81	20 USC 137	□ 450 Commerc		s/etc.
□ 150 Recovery of Overpayment & Enforcement of	in 320 Assault, Libel & Slander	Product Liab		<ul> <li>□ 630 Liquor Laws</li> <li>□ 640 R.R. &amp; Truck</li> </ul>	PRO	OPERTY RIGHTS	□ 460 Deportation		
Judgment	330 Federal Employers'	□ 368 Asbestos Pers Injury Produ		□ 650 Airline Regs.	<b>X</b> 1820	Copyrights	□ 470 Racketeer	rganizatior	
□ 151 Medicare Act	Liability	Liability	Ci	□ 660 Occupational		Patent	□ 480 Consumer		15
□ 152 Recovery of Defaulted	□ 340 Marine	PERSONAL PROF	FRTV	Safety/Health		) Trademark	□ 490 Collsullier		
Student Loans	□ 345 Marine Product	□ 370 Other Fraud	21(1)	: 690 Other			□ 810 Selective		
(Excl. Veterans)	Liability	□ 371 Truth in Lend	line	LABOR	SO	CIAL SECURITY	■ 850 Securities.		ies/
□ 153 Recovery of Overpayment	□ 350 Motor Vehicle	□ 380 Other Persona		: 710 Fair Labor Standards		HIA (1395ff)	Exchange		
of Veteran's Benefits	□ 355 Motor Vehicle	Property Dai		Act		Black Lung (923)			
□ 160 Stockholders' Suits	Product Liability	□ 385 Property Dam		n 720 Labor/Mgmt. Relation		DIWC/DIWW	12 USC 3		
c 190 Other Contract	□ 360 Other Personal	Product Liab	ility	□ 730 Labor/Mgmt.Reporting		405(g))	□ 891 Agricultur		
□ 195 Contract Product Liability	Injury			& Disclosure Act	□ 864	SSID Title XVI	□ 892 Economic		
п 196 Franchise				☐ 740 Railway Labor Act ☐		RSI (405(g))	□ 893 Environm		
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□ 210 Land Condemnation	□ 441 Voting	□ 510 Motions to V	acate	□ 791 Empl. Ret. Inc.	FED	ERAL TAX SUITS	□ 895 Freedom o Informati		
□ 220 Foreclosure	□ 442 Employment	Sentence		Security Act		Taxes (U.S. Plaintiff			
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240 Torts to Land     245 Tort Product Liability	Accommodations  1 444 Welfare	<ul> <li>□ 530 General</li> <li>□ 535 Death Penalt</li> </ul>			□ 871	IRS—Third Party		cess to Jus	
n 290 All Other Real Property	a 445 Amer. w/Disabilities-	□ 540 Mandamus &				26 USC 7609	□ 950 Constituti		
11 250 All Other Real Property	Employment	o 550 Civil Rights	COUNTE				State Stat		
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Proceeding S	State Court Appe	late Court	Reo	pened (specify)	)	Litigation	Magist	rate Judg	
VI. CAUSE OF	Cite the U.S. Civ	il Statute under wh	ich you	are filing (Do not cite jur	isdiction	al statutes unless	diversity)		
ACTION	17 U.S.C. §	501 et seq.							
		n of the cause: O	opyri	ght infringement					
VII. REQUESTED I	N □CHECK IF THIS	IS A CLASS ACTI	ION	DEMAND \$	CHEC	CK YES only if den	nanded in comp	laint	
COMPLAINT	UNDER F.R.C.F	. 23	Stati	itory damages; injunction	JURY	Z DEMAND:	□ Yes 🗓	🛚 No	
VIII. RELATED CAS	SE(S) (See instruc	tions) SEE A7	TACH	IMENT A					
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## UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS EASTERN DIVISION

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1 7005 JAN 27 P 1:49

### **ATTACHMENT A**

U.S. DISTRICT COURT DISTRICT OF MASS.

This lawsuit is related to the following cases pending or closed within the past two (2) years in the United States District Court for the District of Massachusetts, Eastern Division:

Capitol Records, Inc., et al. v. Alaujan, Lead Docket No. 03-11661 NG

London-Sire Records Inc., et al. v. Does, Docket No. 04-12434 NG

Interscope Records, et al. v. Does, Docket No. 04-12435 NG

Maverick Recording Company, et al. v. Doe, Docket No. 04-12436 NG.

Atlantic Recording Corp., et al. v. Does Dobet NV. 01-1237 NG

Capitol Records, Inc., et al. v. Doe, Docket No. 04-12438 NG

Loud Records, LLC et al. v. Does, Docket No. 04-12439 NG

This lawsuit is also related to the following cases pending or closed within the past two (2) years in the United States District Court for the District of Massachusetts, Central Division:

Warner Bros. Records Inc., et al. v. Duteau, Docket No. 04-40165 FDS

Sony Music Entertainment Inc., et al. v. D'Mato, Docket No. 04-40166 FDS

Maverick Recording Company, et al. v. Hagerty, Docket No. 04-40167 FDS

Capitol Records, Inc., et al. v. Fitzpatrick, Docket No. 04-40168 FDS

Arista Records Inc., et al. v. Doe, Docket No. 04-CV-40240 FDS

This lawsuit is also related to the following cases pending or closed within the past two (2) years in the United States District Court for the District of Massachusetts, Western Division:

Motown Record Company, L.P., et al. v. Adams, Docket No. 04-30134 MAP

Arista Records Inc, et al. v. Skowyra, Docket No. 04-30135 MAP

Loud Records, LLC, et al. v. Thurston, Docket No. 04-30136 MAP

Arista Records Inc., et al. v. Aberdale, Docket No. 04-30164 MAP

Virgin Records America, Inc., et al. v. Doe, Docket No. 04-30223 MAP

Sony BMG Music Entertainment, et al. v. Doe, Docket No. 04-30224 MAP

## UNITED STATES DISTRICT COURT

## DISTRICT OF MASSACHUSETTS

IN CLERKS OFFICE

		j	7005 1411 27 -
1.	TITLE OF C	CASE (NAME OF FIRST PARTY ON EACH SIDE ONLY)	7005 JAN 27 P 1:49
		OPE RECORDS v. DOES 1 - 2	U.S. DISTRICT COURT
2.		IY IN WHICH THE CASE BELONGS BASED UPON THE NUMBERED NATURE OF SUIT COD AL RULE 40.1(A)(1)).	DE LISTED ON THE CIVIL SEVER SHEET.
	f.	160, 410, 470, R.23, REGARDLESS OF NATURE OF SUIT.	
		195, 368, 400, 440, 441-444, 540, 550, 555, 625, 710, 720, 730, 740, 790, 791, 820*, 830*, 840*, 850, 890, 892-894, 895, 950.  *Also complete AO 120 of for patent, trademark or	or AO 121 copyright cases
		110, 120, 130, 140, 151, 190, 210, 230, 240, 245, 290, 310, 315, 320, 330, 340, 345, 350, 355, 360, 362, 365, 370, 371, 380, 385, 450, 891.	
		220, 422, 423, 430, 460, 510, 530, 610, 620, 630, 640, 650, 660, 690, 810, 861-865, 870, 871, 875, 900.	) NTC
	v.	150, 152, 153. 05 CV 1 0 1 6	) NG
3.	TITLE AND FILED IN TH	NUMBER, IF ANY, OF RELATED CASES. (SEE LOCAL RULE 40.1(G)). IF MORE THAN OI HIS DISTRICT PLEASE INDICATE THE TITLE AND NUMBER OF THE FIRST FILED CASE IN	NE PRIOR RELATED CASE HAS BEEN N THIS COURT.
	SEE ATTAC	CHMENT A	
4.	HAS A PRIC	OR ACTION BETWEEN THE SAME PARTIES AND BASED ON THE SAME CLAIM EVER BE	EN FILED IN THIS COURT?
		YES [] NO [X]	
5.		COMPLAINT IN THIS CASE QUESTION THE CONSTITUTIONALITY OF AN ACT OF CONGR ? (SEE 28 USC §2403)	RESS AFFECTING THE PUBLIC
		YES () NO 🗵	
	IF SO, IS TH	HE U.S.A. OR AN OFFICER, AGENT OR EMPLOYEE OF THE U.S. A PARTY?	
		YES   NO   NO	
6.	IS THIS CAS §2284?	ISE REQUIRED TO BE HEARD AND DETERMINED BY A DISTRICT COURT OF THREE JUD	GES PURSUANT TO TITLE 28 USC
		YES D NO E	
7.	COMMONW	THE PARTIES IN THIS ACTION, EXCLUDING GOVERNMENTAL AGENCIES OF THE UNITIVEALTH OF MASSACHUSETTS ("GOVERNMENTAL AGENCIES"), RESIDING IN MASSACH - (SEE LOCAL RULE 40.1(D)).	ED STATES AND THE IUSETTS RESIDE IN THE SAME
		YES IN NO	
	A.	IF YES, IN WHICH DIVISION DO $\underline{ALL}$ OF THE NON-GOVERNMENTAL PARTIES RESIDE	?
		EASTERN DIVISION 🗵 CENTRAL DIVISION 🗆 WESTERN	I DIVISION 🗓
	В.	IF NO, IN WHICH DIVISION DO THE MAJORITY OF THE PLAINTIFFS OR THE ONLY PAI EXCLUDING GOVERNMENTAL AGENCIES, RESIDING IN MASSACHUSETTS RESIDE?	
		EASTERN DIVISION   CENTRAL DIVISION   WESTERN	DIVISION 🗆
(PLE	EASE TYPE (	OR PRINT)	
-		AME COLIN J. ZICK (BBO No. 556538), GABRIEL M. HELMER (BBO No. 652640)	
		FOLEY HOAG LLP, 155 Seaport Boulevard, Boston, MA 02210-2600	
		D. (617) 832-1000/fax (617) 832-7000	
		cal.wpd-11/27/00)	-

# UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS EASTERN DIVISION

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Atlantic Recording Corp., et al. v. Does, Docket No. 04-12437 NG
Capitol Records, Inc., et al. v. Doe, Docket No. 04-12438 NG

Loud Records, LLC et al. v. Does, Docket No. 04-12439 NG

Case 1:05-cv-10160-NG

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Capitol Records, Inc., et al. v. Fitzpatrick, Docket No. 04-40168 FDS

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